INDEX TO THE LAWS.

		esston	Cn.	13.
ADMINISTRATORS.	Letters may be granted by the registers in the recess, and those so before granted confirmed, See Administration.	1816	217	5
ADVERTISEMENT.	Advertisement directed as to tobacco notes lost, Advertisement directed where persons entitled to make election under the act to direct descents are ab-	1801 1802	63 94	28
	As to runaway servants or slaves, The several sheriffs to cause public notice of elections to be given three week previous thereto, by advertisements set up at the most public places within each district,	1805	96 97	4
	The proclamation, signed by the governor, of the names of the electors of president and vice president, to be inserted in such newspapers on both shores as			33
	may be directed, Applications of insolvent debtors to be advertised, As to lands in Allegany county on which taxes may be due,	1806	110	
	Advertisement directed to constitute legal notice of) sales on execution. On commission to make partition of an in es-	1818 1813 1816	185 100 129	7
	state, To be made by in pecture of tobacco that has		109	_
	remained in the warehouse as therein mentioned. — Po be made in Baltimore, as to the personal discharge of insolvent debtors. &c.	1816	214 221	_
	Directed in cases of petitions in any of the courts against persons non-residents of this state, Required on motion in the county courts for the pro-		133	_
AFFIDAVIT	duction of books, &c For removal of suits. See Adjoining County. Habeas corpus to be awarded on affidavit that a copy of the warrant of commitment was refused, The affidavit of the plaintiff in actions of trespass quare clausum fregit, that the defendant is not a citizen or a resident of the state, a ground for awarding special back Affidavit required to ground a scire factas against ambank, &c	1809 - 1, 1812		2- 6
APFIRMATION	. Quakers, &c. allowed to make their solemn affirmation as a qualification as jurors, (except in crimi a cases that are capital, and on petitions for freedom,) — The court to be satisfied that such person is one of those who profess to be conscientiously scrupulous of	1809 if	9 62	2 2
	taking an oath, —Allowed to make such affirmation, to be of thesam avail as an oath to all intents and purposes whatsoeve —The court to be satisfied of their being such, &c. All persons professing the christian religion, who hol it unlawful to take an oath on any occasion, shall be a	d l-	5 18	
	lowed to make their solemn affirmation in the sam manner that Quakers have heretofore been allowed to affirm, which affirmation shall be of the same avail as an oath, to all intents and purposes whatever, — The court to be satisfied of their being such, &c. — The declaration of rights and constitution contry to this act repealed,	187 Con 181	7 6 firms 8 16	ed by
AGE	his election, (agreeable to the act to direct descents the eldest female if of age may rect to take the land the valuation, notwithstanding the existence of armale minor.	at v	05 11	19 .